## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TEXARKANA DIVISION

CATHX RESEARCH LTD.,	§	
	§	
Plaintiff,	§	
	§	
v.	§	Case No. 5:21-cv-00077-RWS
	§	
2G ROBOTICS INC. a/k/a VOYIS	§	
IMAGING, INC.,	§	
	§	
Defendant.	§	

# DEFENDANT VOYIS IMAGING, INC.'S TRIAL WITNESS LIST

Pursuant to the Seventh Amended Docket Control Order (Dkt. 202), Defendant, Voyis Imaging, Inc. ("Voyis"), hereby identifies the following witnesses for trial at this time.

Voyis reserves the right to update or amend this list in view of changing facts, Plaintiff's changing contentions, and/or the Court's rulings on various motions, including summary judgment motions. Voyis also reserves the right to call at trial, either in person or by deposition, any of the witnesses listed on Plaintiff's witness list, or in Plaintiff's or any other party's initial disclosures, including any amendments or supplements thereto. Finally, Voyis reserves the right to call as rebuttal or impeachment witnesses, either in person or by deposition, any witness listed on this list, Plaintiff's witness list, or in Plaintiff's or any other party's initial disclosures, including any amendments or supplements thereto.

	WITNESS, employer, topic of testimony	WILL CALL	MAY CALL	MAY, BUT PROBABLY WILL NOT CALL
1	Chris Gilson, Voyis Imaging Inc.  Voyis and the 2G Robotics, Inc. entity that was in existence prior to January 1, 2020 ("former 2G Robotics"), non-infringement, invalidity, damages	X		
2	Ryan Wicks, Voyis Imaging Inc.  Voyis and the 2G Robotics, Inc. entity that was in existence prior to January 1, 2020 ("former 2G Robotics"), non-infringement, invalidity	X		
3	Matthew Johnson-Roberson, Carnegie Mellon University  Non-infringement, invalidity, objective indicia for invalidity, non-infringing alternatives and any other subject matter included in his expert reports	X		
4	June Munford, Freelance Authenticity and public availability of prior art references and any other subject matter included in her expert report	X		
5	Vijay Madisetti, Georgia Institute of Technology Objective indicia for invalidity and any other subject matter included in his expert report	X		
6	Myles Kaluzna, Breakwater Forensics LLC  Damages, objective indicia for invalidity, and any other subject matter included in his expert report	X		
7	Jamie Cheramie, Oceaneering International, Inc. Invalidity	X		
8	Toshihiro Maki, University of Tokyo  Authenticity and public availability of prior art references	X		

	WITNESS, employer, topic of testimony	WILL CALL	MAY CALL	MAY, BUT PROBABLY WILL NOT CALL
9	Gordon MacPherson, The Institute For Electrical and Electronic Engineers  Authenticity and public availability of prior art references	X		
10	Jason Gillham Non-infringement, invalidity		X	
11	Patrick Hudson, Exponent Inc.  Non-infringement, invalidity, objective indicia for invalidity,		X	
12	Justin Blok, Whitley Penn LLP Damages		X	
13	Brian Nutter, Texas Tech University Invalidity		X	
14	Adrian Boyle, Cathx Research Ltd. Cathx, Asserted Patents, invalidity, non-infringement, damages			X

September 28, 2023

Respectfully submitted,

# By: BENESCH, FRIEDLANDER, COPLAN & ARONOFF LLP

/s/ Mircea Tipescu

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### **CERTIFICATE OF SERVICE**

I, Mircea Tipescu, an attorney of record in this matter, hereby certify that on September 28, 2023, I served the following document via the Court's CM/ECF system on all counsel of record:

#### **DEFENDANT'S TRIAL WITNESS LIST**

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